

EXHIBIT 63

1

2 UNITED STATES DISTRICT COURT
3 SOUTHERN DISTRICT OF NEW YORK

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4 MARK I. SOKOLOW, et al.,

5 PLAINTIFFS,

6 -against- Case No:
7 04CV397 (GBD) (RLE)

8 THE PALESTINE LIBERATION ORGANIZATION, et
9 al.,

10 DEFENDANTS.
11 -----X

12 DATE: July 11, 2012

13 TIME: 2:00 P.M.

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16 DEPOSITION of the Plaintiff,
17 RONALD GOULD, taken by the Defendants,
18 pursuant to Notice and to the Federal Rules
19 of Civil Procedure, held at the offices of
20 Morrison & Foerster, 1290 Avenue of the
21 Americas, New York, New York 10104, before
22 Robert X. Shaw, CSR, a Notary Public of the
23 State of New York.

24

25

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2 A. From what I understand it, that
3 they were instrumental in the funding of
4 the person who perpetrated the attack, and
5 possibly their family, after.

6 Q. Okay. And are you aware of any
7 evidence that the Arab Bank funded the
8 person who perpetrated the attack on your
9 daughter?

10 MR. SOLOMON: Objection.

11 A. I 'm leaving that to the
12 attorneys, and I don 't have knowledge.

13 Q. You don't know of any such
14 evidence?

15 MR. SOLOMON: Objection.

16 You can answer.

17 A. No.

18 Q. And are you aware of any
19 evidence that the PLO had anything to do
20 with your daughter's injury?

21 MR. SOLOMON: Objection.

22 You can answer.

23 A. NO.

24 Q. Are you aware of any evidence
25 that the Palestinian Authority had anythi

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2 to do with your daughter's injury?

3 A. I believe that's a different
4 organization completely, and a newer
5 organization, and the Palestinian authority
6 is the --

7 MR. SOLOMON: Objection.

8 A. -- political arm that's running
9 that part of the country now, and had
10 nothing to do with this.

11 Q. As far as you know --

12 A. As far as I know.

13 Q. -- the Palestinian Authority
14 had nothing to do with the attack on your
15 daughter?

16 MR. SOLOMON: Objection.

17 A. As far as I know.

18 Q. Do you want the Palestinian
19 Authority to pay you damages in this case?

20 MR. SOLOMON: Objection.

21 You can answer.

22 A. The Palestinian Authority? Um,
23 I don't believe so.

24 Q. You're not making any claim for
25 damages from the Palestinian Authority?

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2 MR. SOLOMON: Objection.

3 A. I don't believe so.

4 MR. SOLOMON: Could we take a
5 break?

6 Off the record.

7 (The Witness and his Attorney
8 leave the room.)

11 MR. SOLOMON: Back on the
12 record.

13 Q. When Shayna was shot, you went
14 to Israel.

15 A. Correct.

16 Q. How long did you stay in
17 Israel?

18 A. Ten days to two weeks. I don't
19 remember exactly.

20 Q. All right.

21 A. She was out of danger and she
22 was about to leave the hospital; so, there
23 was no --

24 Q. All right. You left, though,
25 before Shayna left the hospital?